STATE OF MICHIGAN COURT OF APPEALS

PEOPLE OF THE STATE OF MICHIGAN,

UNPUBLISHED December 4, 2003

Plaintiff-Appellee,

V

No. 241085

Macomb Circuit Court LC No. 01-003759-FH

CHRISTOPHER D. WILLIAMSON,

Defendant-Appellant.

Before: Murray, P.J., and Gage and Kelly, JJ.

MEMORANDUM.

Defendant appeals as of right from a jury conviction of felonious assault, MCL 750.82, for which he was sentenced to 30 to 180 months in prison. We affirm. This appeal is being decided without oral argument pursuant to MCR 7.214(E).

Defendant's sole claim on appeal is that the trial court erred in its instructions regarding the crime itself because it did not include instructions on the defenses of accident, intoxication, or self-defense. Defendant cannot predicate error requiring reversal on the lack of instructions which were never requested. MCL 768.29; MCR 2.516(C). Moreover, a review of the record indicates that defense counsel expressed satisfaction with the instructions given. Defendant therefore waived any claim of error and there is no error to review. *People v Lueth*, 253 Mich App 670, 688; 660 NW2d 322 (2002); *People v Ortiz*, 249 Mich App 297, 311; 642 NW2d 417 (2002).

Affirmed.

/s/ Christopher M. Murray

/s/ Hilda R. Gage

/s/ Kirsten Frank Kelly